## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

PROBUILDERS SPECIALTY INSURANCE
COMPANY, ET AL.,

Plaintiff,

vs.

DOUBLE M. CONSTRUCTION dba: CLASSIC HOMES, a Nevada corporation,

Defendant.

DOUBLE M. CONSTRUCTION dba: CLASSIC HOMES, a Nevada corporation,

Counterclaimant,

vs.

PROBUILDERS SPECIALTY INSURANCE

Counterdefendant.

CASE NO. 2:13-cv-02156-JCM-NJK

JUDGMENT IN CIVIL ACTION

The court has ordered that Plaintiff is entitled to Summary Judgment in its favor (Doc 69) on the grounds that there is no coverage under Plaintiffs' policies and therefore no duty to defend or indemnify Defendant Double M Construction dba: Classic Homes relative to that action entitled *Erbe*, *et al* v *Double M.Construction et al*, Nye County District Court Case number 34025. Plaintiff is entitled to recover the costs incurred in defending that case.

The Court also ruled that Plaintiff is entitled to judgment on Defendant's Counter Claim, and

COMPANY,

## 

1	denied Defendant's Motion for Reconsideration and Granted Plaintiffs motion to enter judgment, but
2	Denied the total amount sought, so that judgment is to be entered in a reduced amount.(See Order
3	Doc 89)
4	Judgment is to be entered in favor of Plaintiff and against Defendant on the First Amended
5	Complaint in the amount of \$112,370.50.
6	Judgment is also to be entered in favor of Plaintiff and against Defendant on Defendant
7	Double M Construction's counter-claim.
8	
9	April 1, 2016 Dated:
10	
11	By: Vellus C. Mahan
12	United States District Court Judge
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	